1 2 3 4 5 6 7 8	Tammy Hussin (Bar No. 155290)  Of Counsel Lemberg & Associates LLC 6404 Merlin Dr., Suite #100 Carlsbad, CA 92011 Telephone (855) 301-2100 ext. 5514 thussin@lemberglaw.com  Lemberg & Associates LLC A Connecticut Law Firm 1100 Summer Street Stamford, CT 06905							
10	Telephone: (203) 653-2250 Facsimile: (203) 653-3424							
11 12	Attorneys for Plaintiff, Patricia Weems							
13 14	UNITED STATES DISTRICT COURT							
15 16	CENTRAL DISTRICT OF CALIFORNIA							
17	Patricia Weems,	Case No.: CV11-07800 E						
18 19	Plaintiff,	VOLUNTARY WITHDRAWAL						
20	vs.							
21	Enhanced Recovery Company, LLC; and							
22	DOES 1-10, inclusive,							
23 24	Defendants.							
25								
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CV11-07800 E VOLUNTARY WITHDRAWAL

## NOTICE OF WITHDRAWAL OF COMPLAINT AND **VOLUNTARY DISMISSAL OF ACTION WITH PREJUDICE PURSUANT TO RULE 41(a)** Patricia Weems ("Plaintiff"), by Plaintiff's attorney, hereby withdraws the complaint and voluntarily dismisses this action, with prejudice, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i). By: /s/ Tammy Hussin Tammy Hussin Of Counsel Lemberg & Associates Attorney for Plaintiff, Patricia Weems IT IS SO ORDERED: Honorable \_\_\_\_\_

## **CERTIFICATE OF SERVICE**

I, the undersigned, certify and declare that I am over the age of 18 years, and not a party to the above-entitled cause. On November 28, 2011, I served a true copy of foregoing document(s): **VOLUNTARY WITHDRAWAL**.

BY ELECTRONIC FILING: I hereby certify that on November 28, 2011, a copy of the foregoing document was filed electronically. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. Mail. Parties may access this filing through the Court's electronic filing system.

## **Attorney for Defendants Enhanced Recovery Company, LLC**

Ginny L. Walker Director of Compliance and Administration Enhanced Recovery Company, LLC 8014 Bayberry Rd. Jacksonville, FL 32256

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit.

I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on November 28, 2011.

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2			By:	/s/ Tammy I	Hussin	
			Tammy	y Hussin <i>Of</i>	Counsel	
3			Lembe	rg & Associa	ntes ff, Patricia Weems	
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